IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

CHARLOTTE HORTON, as guardian of Anna R. Richardson, Plaintiff,

VS.

COUNTRY MORTGAGE SERVICES, INC.; et al., Defendants.

2007 CV 6530 Judge Lindberg

Magistrate Nolan

COUNTRY MORTGAGE SERVICES, INC.'S FRCP 11 MOTION FOR SANCTIONS AGAINST PLAINTIFF

Defendant, COUNTRY MORTGAGE SERVICES, INC. ("CMSI"), by and through its attorneys, DAVID W. INLANDER and RONALD D. MENNA, JR., of Fischel & Kahn, Ltd., as and for its FRCP 11 Motion for Sanctions Against Plaintiff, states as follows:

LEGAL STANDARD

- 1. Federal Rule of Civil Procedure 11(b) provides that by presenting to the court a pleading an attorney is certifying "that to the best of the person's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances," "(1) it is not being presented for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation; (2) the claims, defenses, and other legal contentions are warranted by existing law or a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law; (3) the allegations and other factual contentions have evidentiary support or, if specifically so identified, are likely to have evidentiary support after a reasonable opportunity for further investigation and discovery"
- 2. The central purpose of Rule 11 is to deter baseless or frivolous filings and thereby streamline the administration and procedure of the federal courts. *Cooter & Gell v. Hartmarx Corp.*, 496 U.S. 384, 110 S.Ct. 2447, 2454, 110 L.Ed.2d 359 (1990); *Brown v. Federation of State Medical Boards of the United States*, 830 F.2d 1429, 1438 (7th Cir. 1987).

- 3. The test for determining the appropriateness of a sanction is whether the party had a reasonable legal and factual basis for bringing the claim in the first place. See, Quaker Alloy Casting Co. v. Gulfco Industries, Inc., 123 F.R.D. 282, 285 (N.D. Ill. 1988).
- 4. In determining whether a party has violated Rule 11, this Court should undertake an objective inquiry into whether the party "should have known that his position is groundless." *Bardney v. United States*, 945 F.Supp. 152, 155 (N.D. III. 1996), *quoting, Burda v. M. Ecker Co.*, 2 F.2d 769, 774 (7th Cir. 1993).
- 5. This Court need not make a finding that the offender acted in bad faith. *Bardney*, supra; see also National Wrecking Co. v. International Brotherhood of Teamsters, Local 731, 990 F.2d 957 (7th Cir. 1993).
- 6. It is equally imperative that the pleader "study the law before representing its contents to a federal court" for "[c]ounsel who puts the burden of study and illumination on the [other side] or the court must expect to pay attorneys' fees under the Rule." *Thornton v. Wahl*, 787 F.2d 1151, 1154 (7th Cir. 1986).

I. PLAINTIFF FIRST AMENDED COMPLAINT IS SANCTIONABLE

- 7. This lawsuit arises from an alleged home improvement scam by J&D Homes, Inc. ("JD"). According to the original Complaint, after the JD received over \$100,000 from plaintiff, who obtained those funds through a mortgage refinance loan, JD performed no work on plaintiff's two-flat building. Complaint, ¶¶ 13-14, 19-20; First Amended Complaint, ¶¶ 13-14, 19-20.
- 8. Plaintiff has sued CMSI (the mortgage broker), Freemont Investment & Loans (the lender) and MERS (the nominee of the lender). She has not sued JD.
- 9. On November 19, 2007, the original four count Complaint was filed, purporting to allege: (1) violations of the Truth in Lending Act (directed to Freemont and MERS); (2) com-

mon law rescission of the Note (directed to Freemont and MERS); (3) violations of RESPA's Antikickback provisions (directed to Freemont and CMSI); and (4) violations of the Illinois Consumer Fraud and Deceptive Business Practices Act ("ICFA") (directed to Freemont and CMSI).

- 10. On January 4, 2008, CMSI filed its Motion to Dismiss based upon the running of the applicable statutes of limitation as to Count III and for failure to state a claim as to Count IV.
- 11. On March 5, 2008, this Court entered an Order dismissing Count III as barred by the statute of limitations and Count IV for failing to state a cause of action.
- 12. On April 4, 2008, Plaintiff filed her four count First Amended Complaint ("FAC"). The FAC is substantially similar to the original Complaint, and purports to allege the same four causes of action.

STATEMENT OF FACTS

- 13. Anna Richardson owns a two-flat residence in Chicago, Illinois (the "Property"). FAC, ¶ 9. In 2003, Ms. Richardson refinanced her mortgage on the Property by obtaining a loan from Bank One which was serviced by Chase Home Finance. *Id.*, ¶ 10. She developed dementia in 2004 and it developed into a form of severe dementia before October 2005. *Id.*, ¶ 11. Due to Ms. Richardson's failing medical condition, Plaintiff became Ms. Richardson's power of attorney and handled all of her financial affairs, including paying the monthly mortgage payments to Chase. *Id.*, ¶ 12.
- 14. In October 2005, JD convinced Ms. Richardson to allow it to perform some work on the Property. *Id.*, ¶ 13. JD said that it would arrange for the financing of the work and shortly thereafter, CMSI contacted her. *Id.*, ¶ 14. On October 24, 2005, the loan at issue was closed at Ms. Richardson's home, with a CMSI loan officer present. *Id.*, ¶ 15. On information and belief, JD received over \$100,000 from the loan proceeds, *id.*, ¶ 19, but only performed a minimal

amount of work. Id., ¶ 20.

- off. [Plaintiff], unaware of the recent events, contacted Chase to inquire about the source of the funds." *Id.*, ¶ 21. "[Plaintiff] became informed that a new loan for \$150,000 had been secured by [Ms. Richardson's] home." *Id.*, ¶ 22. "[Plaintiff] inquired of [Ms. Richardson] regarding the loan, and [Ms. Richardson] denied ever taking out a loan. [Ms. Richardson's] failure to remember taking out a loan was due to her unstable mental capacity arising from her dementia." *Id.*, ¶ 23. "[Plaintiff] sought legal assistance to open guardianship proceedings to assist [Ms. Richardson]. [Plaintiff] was appointed as the guardian of [Ms. Richardson's] estate on June 7, 2006." *Id.*, ¶ 24.
- 16. In Count III, Plaintiff alleges that CMSI violated the Real Estate Settlement Procedures Act, 18 U.S.C. § 2607(a), by receiving an illegal kickback in the form of a yield spread premium. *Id.*, ¶ 67. In Count IV, Plaintiff contends that CMSI violated the Illinois Consumer Fraud and Deceptive Business Practices Act, 815 ILCS 505/2 by: "misrepresent[ing] ... the amount of fees they [sic] would be charged in connection with the loan"; "fail[ing] to disclose ... that it had entered into a scheme with Freemont"; "failing to disclose ... that they [sic] were paying higher than market rate interest rate [sic] on the loans [sic]"; "fail[ing] to disclose ... that it was going to obtain a higher profit from the loans due to the increased [sic] rate"; and "charg[ing] a fee in connection with the loans [sic] well in excess of the reasonable market rate [sic] for the services they [sic] performed." *Id.*, ¶ 75.

A. Count III (RESPA) Is Still Barred By The Statute of Limitations

- 17. Plaintiff's claim in Count III for damages pursuant to the RESPA, 18 U.S.C. § 2607(a), is still barred by the statute's one-year limitations period.
- 18. Although "[t]he Federal Rules of Civil Procedure provide that a statute of limitations defense is an affirmative defense which should be set forth in 'pleading to a preceding

pleading," a limitations defense is "an appropriate ground for dismissal if it 'clearly appears on the face of the complaint." E.E.O.C. v. Park Ridge Public Library, 856 F.Supp. 477, 480 (N.D. Ill. 1994), citing Rylewicz v. Beaton Services, 698 F.Supp. 1391 (N.D. Ill. 1988). In other words, "the complaint must facially show noncompliance with the limitations period." *Id., citing Mor*gan v. Kobrin Securities, 649 F.Supp. 1023 (N.D. III. 1986). Here, the FAC demonstrates the requisite "non-compliance" with the statute of limitations for RESPA.

- 19. Under RESPA, "[a]ny action pursuant to the provisions of section 2605, 2607, or 2608 of this title may be brought in the United States district court ... within ... 1 year in the case of a violation of section 2607 ... of this title from the date of the occurrence of the violation" 12 U.S.C. § 2614.
- 20. Count III alleges that the RESPA violations occurred during the October 24, 2005, closing. Because Plaintiff filed the Complaint on November 19, 2007, more than two (2) years after the allege violations occurred, her RESPA claim is still time barred and should be dismissed.
- 21. Under the facts alleged in the FAC, Plaintiff cannot properly contend her claims are timely, through application of the doctrine of equitable tolling, or through the federal discovery rule. In Estate of Henderson v. Meritage Mortgage Corp., 293 F.Supp.2d 830 (N.D. Ill. 2003), the court, applying the federal discovery rule, extended the accrual date on an estate's claims under TILA, RESPA, and the Home Ownership and Equity Protection Act. Id., at 833, 835. There, the plaintiff estate alleged that the deceased borrower, who suffered from "advanced Alzheimer's disease" at the time of the loan, "could not read, do simple arithmetic, consistently recognize her own son, feed or dress herself, remember the date or use the phone book to make phone calls." Id., at 835.

- Based on those specific allegations, the *Estate of Henderson* court concluded, the deceased borrower "lacked the ability to comprehend her injury and, due to advanced Alzheimer's Disease, to act upon her legal rights," which delayed accrual of the applicable limitations periods. *Id.* The court did not reach the question of equitable tolling, but noted that the doctrine similarly could apply where "despite all due diligence [the plaintiff] is unable to obtain vital information bearing on the existence of his claim." *Id.* at 834; *citing Cada v. Baxter Healthcare Corp.*, 920 F.2d 446, 451 (7th Cir. 1990).
- the commencement of, the one-year limitations periods contained in RESPA. Rather, like the original Complaint, Plaintiff *still* pleads that: (A) she was Ms. Richardson's "power of attorney and handled all of [Ms. Richardson's] financial affairs including the payment of her monthly mortgage payments to Chase", Complaint, ¶ 12, FAC, ¶ 12; (B) she was notified by Chase that "its loan had been paid off", Complaint, ¶ 21, FAC ¶ 21; (C) "unaware of the recent events, [Plaintiff] contacted Chase to inquire about the source of the payoff funds", *id.*; (D) she "became informed that a new loan for \$150,000 had been secured by [Ms. Richardson's] home, Complaint, ¶ 22, FAC, ¶ 22; and (E) she contacted an attorney who assisted her in obtaining information regarding the subject loan", Complaint, ¶ 24, or she "sought legal assistance to open guardianship proceedings to assist [Ms. Richardson]" FAC, ¶ 24. Presumably, since no mortgage foreclosure proceeding has been pled, Plaintiff has made Ms. Richardson's monthly payments of principal and interest on the subject loan.
- 24. At worst, Plaintiff still alleges that she was not provided with documents by CMSI until August 14, 2007. (Complaint, ¶ 24, FAC, ¶¶ 25-26) However, as set forth in section I.C., below, this fact is alleged for an improper purpose and lacks any evidentiary basis.

25. Because the complaint, on its face, demonstrates that Plaintiff's RESPA claim is time-barred, and because Plaintiff still alleges no basis to toll or delay the accrual of the applicable one-year limitations periods, this claim must be dismissed.

B. Count IV (ICFA) Still Fails To State A Cause Of Action

- 26. Plaintiff's other claim against CMSI, for violation of the ICFA, 815 ILCS 505/2 still fails to state a claim upon which relief can be granted.
- 27. Under the ICFA, parties are prohibited from employing practices that are deemed, among other things, "unfair" or "deceptive":

Unfair methods of competition and unfair or deceptive acts or practices, including but not limited to the use or employment of any deception fraud, false pretense, false promise, misrepresentation or the concealment, suppression or omission of any material fact, with intent that others rely upon the concealment, suppression or omission of such material fact, or the use or employment of any practice described in Section 2 of the "Uniform Deceptive Trade Practices Act", approved August 5, 1965, in the conduct of any trade or commerce are hereby declared unlawful whether any person has in fact been misled, deceived or damaged thereby. In construing this section consideration shall be given to the interpretations of the Federal Trade Commission and federal courts relating to Section 5(a) of the Federal Trade Commission Act.

815 ILCS 505/2.

- 28. To establish a violation of the ICFA, a plaintiff must plead the following elements: (1) the defendant engaged in a deceptive act or practice; (2) the defendant intended that the plaintiff rely on the act or practice; and (3) the act or practice occurred in the course of conduct involving a trade or commerce. *Zekman v. Direct Am. Marketers, Inc.*, 182 Ill.2d 359, 695 N.E. 2d 853, 860 (1998); *Siegel v. Levy Org. Dev. Co.*, 153 Ill.2d 534, 607 N.E.2d 194, 198 (1992).
- 29. In order to state a claim under the ICFA based upon the payment of a "yield spread premium" by a lender to a broker in violation of RESPA's anti-kickback provision, a plaintiff must allege: (1) the existence of an agreement between the lender and broker whereby

the broker promises to refer settlement service business to the lender; (2) the transfer of a thing of value between the lender and broker based upon that agreement; (3) the referral of settlement service business by the broker to the lender; and (4) either that (A) the broker received a yield spread premium without providing any goods or services of the kind typically associated with a mortgage transaction, or (B) if the broker did provide such goods or services, the total compensation paid to the broker was not reasonably related to the total value of the goods or services actually provided. *Johnson v. Matrix Financial Services Corp.*, 354 Ill.App.3d 684, 820 N.E.2d 1094, 1103-04 (1st Dist. 2004), *appeal denied*, 214 Ill.2d 534, 830 N.E.2d 3 (2005).

- 30. A plaintiff must plead a consumer fraud claim with the same particularity and specificity that has always been a prerequisite to an action for common law fraud. *Guinn v. Hoskins Chevrolet*, 361 Ill.App.3d 575, 836 N.E.2d 681, 692 (1st Dist. 2005).
- 31. Here, FRCP 9(b) provides: "(b) Fraud, Mistake, Condition of the Mind. In all averments of fraud or mistake, the circumstances constituting fraud or mistake shall be stated with particularity. Malice, intent, knowledge, and other condition of mind of a person may be averred generally."
- 32. The "particularity" requirement applies not only to claims expressly denominated as "fraud allegations", but also claims that are "grounded in fraud" or "sound" in fraud, see **Borsellino v. Goldman Sachs Group, Inc.**, 477 F.3d 502, 507 (7th Cir. 2007), as well as other claims involving deceptive conduct. See **Simpson v. AOL Time Warner Inc.**, 452 F.3d 1040, 1046 (9th Cir. 2006).
- 33. Thus, here, Plaintiff's conclusory allegations in FAC $\P\P$ 64, 75, and 77-79 still fail to comply with her obligations under FRCP 9.
 - 34. Moreover, the IFCA expressly excludes, from its scope, "actions or transactions"

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that are "authorized" by federal or state law:

Nothing in this Act shall apply to any of the following:

(1) Actions or transactions specifically authorized by laws administered by any regulatory body or officer acting under statutory authority of this State or the United States.

815 ILCS 505/10b. See also **Bober v. Glaxo Wellcome PLC**, 246 F.3d 934, 941 (7th Cir. 2001) ("the cases stand for the proposition that the [ICFA] will not impose higher disclosure requirements on parties than those that are sufficient to satisfy federal regulations. If the parties are doing something specifically authorized by federal law, section 10b(1) will protect them from liability under the [ICFA]").

- 35. Illinois courts have held that if an action does not violate RESPA, then there is no claim under ICFA. *See Weatherman v. Cary-Wheaton Bank of Fox Valley*, 186 Ill.2d 472, 713 N.E.2d 543, 550 (1999) (concluding that "defendant's compliance with RESPA in this case renders defendant exempt from liability under the Consumer Fraud Act.").
- 36. RESPA contains a safe harbor provision which exempts certain types of payments from being considered prohibited referral fees:

Section 2607. Prohibition against kickbacks and unearned fees

- (c) Fees, salaries, compensation, or other payments
 Nothing in this section shall be construed as prohibiting
- (1) the payment of a fee ... (C) by a lender to its duly appointed agent for services actually performed in the making of a loan, (2) the payment to any person of a bona fide salary or compensation or other payment for goods or facilities actually furnished or for services actually performed, (3) payments pursuant to cooperative brokerage and referral arrangements or agreements between real estate agents and brokers,

12 U.S.C. § 2607(c).

37. In fact, recent cases in which the propriety of yield spread premiums have been raised find that they are not illegal kickbacks or referral fees. *See, Culpepper v. Irwin Mortg.*Corp., 491 F.3d 1266, 1273-74 (11th Cir. 2007); Schuetz v. Banc One Mortg. Corp., 292 F.3d

1004, 1014 (9th Cir. 2002), certiorari denied, 123 S.Ct. 994, 537 U.S. 1171 (2003).

38. These cases were decided after the 2001 HUD Statement of Policy, concerning the treatment of mortgage lender payments to mortgage brokers of yield spread premiums relate to RESPA, which holds that:

It is HUD's position that neither Section 8(a) of RESPA nor the 1999 Statement of Policy supports the conclusion that a yield spread premium can be presumed to be a referral fee based solely upon the fact that the lender pays the broker a yield spread premium that is based upon a rate sheet, or because the lender does not have specific knowledge of what services the broker has performed. * * * Whether or not a yield spread premium is legal or illegal cannot be determined by the use of a rate sheet, but by how HUD's test applies to the transaction involved.

Dominguez v. Alliance Mortgage Company, 226 F.Supp.2d 907, 912 (N.D. Ill. 2002), citing Real Estate Settlement Procedures Act Statement of Policy 2001-1: Clarification of Statement of Policy 1999-1 Regarding Lender Payments to Mortgage Brokers, and Guidance Concerning Unearned Fees Under Section 8(b), 66 Fed.Reg. 53052, 53055 (October 18, 2001).

- 39. This is the gravamen of Plaintiff's case the yield spread premium is an illegal kickback solely because of the alleged use of a rate sheet. FAC, ¶¶ 47-49.
 - 40. Thus, Plaintiff cannot state a cause of action for breach of the IFCA.
- 41. In any event, since there is no cause of action under RESPA, there can be no breach of the IFCA.
 - 42. Therefore, Count IV still fails to state a cause if action.
 - C. The First Amended Complaint Make Allegations Which Are Interposed For An Improper Purpose And Which Lack Any Evidentiary Basis
- 43. Finally, the FAC makes factual allegations which are interposed for an improper purpose and which lack any evidentiary basis.
 - 44. Original paragraph 24 provided:
 - 24. Charlotte contacted an attorney who assisted her in obtaining information regarding the subject loan. On or about August 14, 2007 counsel for

CMS forwarded certain documents related to the loan to counsel for Horton. Some of the documentation obtained included the following the Settlement Statement for the loan indicating the accounting for the loan proceeds and that the lender was Fremont. A copy of the Settlement Statement is attached at Exhibit A.

- 45. First Amended paragraphs 24-26 provides:
- Horton sought legal assistance to open guardianship proceedings to assist Anna. Horton was appointed as the guardian of Anna's estate on June 7, 2006.
- 25. In the meantime, Horton's guardianship counsel assisted Horton in obtaining information regarding the subject loan. In an attempt to obtain information regarding the loan, Charlotte's attorney contacted CMS and caused subpoenas to be issued to CMS for production of documents relating to the transaction. Despite the issuance of subpoenas and rules to show cause, CMS failed to produce any documents regarding the transaction.
- Finally, on or about August 14, 2007 counsel for CMS forwarded certain documents related to the loan to counsel for Horton. Some of the documentation obtained included a Settlement Statement for the loan indicating the accounting for the loan proceeds and that the lender was Fremont. A copy of the Settlement Statement is attached at Exhibit A.
- 46. Presumably, these changes were made in an attempt to prevent the application of RESPA's statute of limitations. However, the allegations in FAC, ¶ 25 and 26 violate Rule 11 in that they are presented for an improper purpose and have no evidentiary support, as demonstrated by the record in the probate court proceedings in the Circuit Court of Cook County, In re Estate of Anna R. Richardson, case no, 2006 P 527 ("Probate Court").
- 47. On February 7, 2006, the Guardian Ad Litem filed his verified Emergency Petition for Citation to Discover Assets, a true, accurate and complete copy of which is attached hereto as Exhibit "1". In paragraph 7 of the verified Emergency Motion, the Guardian Ad Litem states that he has "communicated with Absolute Title Insurance Company of Schaumburg Illinois and Country Mortgage Services of Arlington Heights, Illinois." In paragraph 8 of the verified Emergency Motion, the Guardian Ad Litem states that "Although both Absolute Title Insurance Company and Country Mortgage Services have not yet tendered a complete set of financial records to Ruben M. Garcia, it is apparent from the limited information that Absolute Title In-

Richardson, the respondent's grandson, was involved in obtaining the \$150,000.00 mortgage loan placed against Anna R. Richardson's property in late 2005." (Emphasis in original.) Thus, by February 7, 2006, over twenty (20) months *before* the filing of the original complaint and twenty six (26) months *before* the filing of the First Amended Complaint, Ms. Richardson's Guardian Ad Litem swore under oath that CMSI had produced documents.

- 48. On February 7, 2006, the Probate Court entered an Order granting, *inter alia*, leave for issuance of a subpoena against CMSI.
- 49. On March 7, 2006, the Clerk of the Circuit Court of Cook County issued a Subpoena Duces Tecum against CMSI. The Subpoena Duces Tecum had a return date of March 13, 2006.
- 50. On March 13, 2006, the Probate entered an Order which did *not* address the return of the March 7, 2006, Subpoena Duces Tecum against CMSI. A true, accurate and complete copy of this March 13, 2006, Order is attached hereto as Exhibit "2".
- 51. On or about May 22, 2006, a copy CMSI's loan file was sent to the Estate's attorney. *See*, letter June 30, 2006, from John Mantas, a true, accurate and complete copy of which is attached hereto as Exhibit "3".
- 52. On June 7, 2006, the Probate entered an Order which, *inter alia*, granted the Estate leave to file a Petition for Rule to Show Cause Against CMSI the set the return date for July 7, 2006. A true, accurate and complete copy of this June 7, 2006, Order is attached hereto as Exhibit "4". On June 7, 2006, the Estate filed its Petition for Rule to Show Cause for Contempt Against CMSI.
 - 53. On June 21, 2006, the Estate filed another Petition for Rule to Show Cause for

Contempt Against CMSI.

- 54. On June 30, 2006, another copy of the CMSI's loan file was sent to the Estate's attorney by overnight delivery. Exhibit "3".
- 55. Thus, the Estate had a complete copy of CMSI's loan file over sixteen (16) months *before* the filing of the original complaint and twenty two (22) months *before* the filing of the First Amended Complaint.
- 56. On July 7, 2006, the Probate entered an Order which, *inter alia*, entered and continued the return date on the Rule to August 11, 2006. A true, accurate and complete copy of this July 7, 2006, Order is attached hereto as Exhibit "5".
- 57. On August 11, 2006, the Probate entered an Order which, *inter alia*, entered and continued all matters until September 12, 2006. A true, accurate and complete copy of this August 11, 2006, Order is attached hereto as Exhibit "6".
- 58. On September 12, 2006, the Probate entered an Order which, *inter alia*, entered and continued all pending motions until October 26, 2006. A true, accurate and complete copy of this September 12, 2006, Order is attached hereto as Exhibit "7".
- 59. On October 26, 2006, the Probate Court entered an Order which, *inter alia*, granted the Guardian leave to file a Citation to Recover Assets against J&D Construction and CMSI. A true, accurate and complete copy of this October 26, 2006, Order is attached hereto as Exhibit "8".
- 60. No Citation to Recover Assets against CMSI was filed pursuant to this Order. No order, pleading, or motion was filed in the Estate concerning CMSI between October 26, 2006, and April 30, 2007.
 - 61. On December 1, 2006, the Probate Court entered an Order which provided that

- 62. On December 7, 2006, the Counsel for the Estate filed its Citation to Recover Assets against J&D Home Services.
- 63. On December 8, 2006, the Counsel for the Estate presented the Probate Court with Citation to Recover Assets against J&D Home Services.
- 64. On December 8, 2006, the Probate Court granted the Citation against J&D Home Services, ordered that summons and citation to J&D Home Services shall issue and set a January 23, 2007, return date. A true, accurate and complete copy of this December 8, 2006, Order is attached hereto as Exhibit "10".
- 65. On April 30, 2007, the Probate entered an Order which, *inter alia*, entered a default judgment in the amount of \$104,388.38 against J&D Home Services, Inc. and ordered that the Guardian filed Citations against CMSI and Absolute Title within thirty (30) days. A true, accurate and complete copy of this April 30, 2007, Order is attached hereto as Exhibit "11".
- 66. On June 8, 2007, the Probate entered an Order which, *inter alia*, ordered that the Guardian filed Citations against CMSI and Absolute Title on or before June 13, 2007, and set a July 12, 2007, return date. A true, accurate and complete copy of this June 8, 2007, Order is attached hereto as Exhibit "12".
- 67. On June 12, 2006, the Clerk of the Circuit Court of Cook County issued a Citation against CMSI. The Citation had a return date of July 12, 2007.
- 68. On July 12, 2007, the Probate entered an Order which, *inter alia*, gave the Estate until August 9, 2007, to submit written discovery requests to the Citation respondents, gave

CMSI until September 6, 2007, to file its responses to any discovery requests and set an October 2, 2007, status date. A true, accurate and complete copy of this July 12, 2007, Order is attached hereto as Exhibit "13".

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- 69. On August 14, 2007, another copy of CMSI's loan file was provided to the Estate's attorney. Complaint, ¶ 24; First Amended Complaint, ¶ 26.
- 70. On October 2, 2007, the Probate entered an Order which, *inter alia*, dismissed the Citation against CMSI. A true, accurate and complete copy of this October 2, 2007, Order is attached hereto as Exhibit "14".
- 71. At no time was any rule to show cause issued against CMSI. Rather, the record in the Probate Court reveals that the Estate received copies of unspecified documents before February 2006 and complete copies of the loan files on May 22, 2006, July 1, 2007 and August 14, 2007. Thus, the factual allegations in paragraphs 25 and 26 of the First Amended Complaint lack any factual basis.

WHEREFORE, for all the foregoing reasons, Defendant COUNTRY MORTGAGE SERVICES, INC. prays this Honorable Court enter an Order granting it the following relief:

- A. Finding that the First Amended Complaint violates Federal Rule of Civil Procedure 11;
- B. Imposing monetary sanctions against Plaintiff and in CMSI's favor, including, but not limited to, attorneys' fees and costs incurred in the defense of this action; and
- C. Granting CMSI such further relief as the Court deems just and proper.

Dated: April 16, 2008

Respectfully submitted,

COUNTRY MORTGAGE SERVICES, INC.

By: /s/ Ronald D. Menna, Jr.
One of Its Attorneys

CERTIFICATE OF SERVICE

The undersigned, an attorney, certifies that on April 16, 2008, he caused a copy of the foregoing COUNTRY MORTGAGE SERVICES, INC.'S RULE 11 MOTION AGAINST PLAINTIFF to be served on all parties as provided by Local Rule 5.5 by personal delivery:

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Dated: April 16, 2008

Ronald D. Menna, Jr.

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EMERGENCY PETITION FOR CITATION TO DISCOVER ASSETS

Now comes Ruben M. Garcia, the court-appointed Guardian ad Litem herein, and, pursuant to 755 ILCS 5/16-1, requests that this court issue a Citation to Discover Assets against **Brian Richardson** and other parties and, in support thereof, alleges as follows:

- Your petitioner was appointed as Guardian ad Litem of Anna R.
 Richardson on January 26, 2006, and continues to act in that capacity.
- On October 24, 2005, a mortgage loan was procured against Anna R.
 Richardson's residence commonly described as 1647 South Central Park Avenue,
 Chicago, Illinois 60623, in the amount of \$150,000.00.
- 3. On January 31, 2006, I met with the respondent, Anna R. Richardson, and I asked Ms. Richardson if she had obtained a mortgage loan on her property in October or November of 2005. Ms. Richardson replied that she had not taken a loan against her property in October or November of 2005.
- 4. I specifically asked Ms. Richardson if she had signed numerous documents in October or November of 2005 that may have been related to her property and Ms. Richardson adamantly replied that she had not executed any documents concerning her home in October or November of 2005.

- 5. I further specifically asked the respondent if any large purchases had been made by her or for her benefit since October of 2005, such as improvements to the house, or new vehicles etc. Ms. Richardson replied that no large purchases had been made for her benefit and that she continues to live very modestly.
- 6. On January 31, 2006, this court entered an order granting Ruben M. Garcia authority to access financial records of **Anna R. Richardson**.
- I have communicated with Absolute Title Insurance Company of
 Schaumburg Illinois and Country Mortgage Services of Arlington Heights, Illinois.
- 8. Although both Absolute Title Insurance Company and Country Mortgage Services have not yet tendered a complete set of financial records to Ruben M. Garcia, it is apparent from the limited information that Absolute Title Insurance Company and Country Mortgage Services have given to Ruben M. Garcia that **Brian Richardson**, the respondent's grandson, was involved in obtaining the \$150,000.00 mortgage loan placed against **Anna R. Richardson's** property in late 2005.
- 9. Additionally, Country Mortgage Services informed me that **Brian**Richardson was attempting to close on an additional \$75,000.00 mortgage loan

 purportedly through a power of attorney on Friday, February 3, 2006.
- 10. Country Mortgage Services represented to me that it cancelled the second \$75,000.00 mortgage loan when it received the communications from me.
- I have reviewed additional information that indicates that J.D. Home Services received approximately \$104,000.00 in proceeds from the \$150,000.00 mortgage loan procured against Anna R. Richardson's home in October of 2005.

12. I have also reviewed information that indicates that Neighborhood Housing Services of Chicago received approximately \$11,000.00 in proceeds from the \$150,000.00 mortgage loan procured against Anna R. Richardson's home in October of 2005.

Document 116-2

- 13. I did not see any evidence of repairs or construction at Anna R. Richardson's residence.
- 14. Brian Richardson lives in the first floor apartment of Anna Richardson's property.
- 15. I have reviewed a copy of a Physician's Report dated November 7, 2005 by Dr. Vance Lauderdale MD that concludes that Anna Richardson is not capable of making financial decisions.
 - 16. The Illinois Probate Act provides that:
 - § 16-1. Citation on behalf of estate.
 - (a) Upon the filing of a petition therefor by the representative or by any other person interested in the estate or, in the case of an estate of a ward by any other person, the court shall order a citation to issue for the appearance before it of any person whom the petitioner believes (1) to have concealed, converted or embezzled or to have in his possession or control any personal property, books of account, papers or evidences of debt or title to lands which belonged to a person whose estate is being administered in that court or which belongs to his estate or to his representative or (2) to have information or knowledge withheld by the respondent from the representative and needed by the representative for the recovery of any property by suit or otherwise. The petition shall contain a request for the relief sought. 755 ILCS 5/16-1
- 17. I believe that **Brian Richardson** has in his possession or control: personal property, books of account, papers or evidences of debt which belong to **Anna R. Richardson**. Additionally, I believe that **Brian Richardson** has information or knowledge, which may be needed in the recovery of property by suit or otherwise.

- 18. I also believe that J.D. Home Services, Absolute Title Insurance
 Company, Country Mortgage Services, and Neighborhood Housing Services of Chicago
 have in their possession or control personal property, books of account, papers or
 evidences of debt which belong to **Anna R. Richardson**. Additionally, I believe that
 J.D. Home Services, Absolute Title Insurance Company, Country Mortgage Services, and
 Neighborhood Housing Services of Chicago have information or knowledge, which may
 be needed in the recovery of property by suit or otherwise.
- 19. I believe that it is in the best interests of Anna R. Richardson to have Citations to Discover Assets issue in this cause.

WHEREFORE, your petitioner respectfully requests that this court enter an order:

- A) Issuing a Citation to Discover Assets against **Brian Richardson** requiring him to appear and give testimony regarding his knowledge of the whereabouts and/or disposition of any and all assets of respondent including, without limitation, proceeds from any and all mortgages on 1647 South Central Park Avenue, Chicago, Illinois;
- B) Issuing a Citation to Discover Assets against J.D. Home Services, Absolute Title Insurance Company, Country Mortgage Services, and Neighborhood Housing Services of Chicago requiring them to appear and give testimony regarding their knowledge of the whereabouts and/or disposition of any and all assets of respondent including, without limitation, proceeds from any and all mortgages on 1647 South Central Park Avenue, Chicago, Illinois;

- C) Terminating or suspending Brian Richardson's use of a power of attorney purportedly given to him by Anna R. Richardson;
- D) Granting Ruben M. Garcia leave to record a lis pendens against the property commonly described as 1647 South Central Park Avenue, Chicago, Illinois 60623.
- E) Granting such other and further relief as this Court deems just.

Respectfully submitted,

Filed 08/27/2008

Ruben M. Garcia 899 Skokie Boulevard, Suite 300 Northbrook, IL 60062 (847) 412-9950 Atty. No. 38462

CERTIFICATION

Under penalties as provided by law, pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct except as to matters herein stated to be on information and belief, and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

RUBEN M. GARCIA

RUBEN M. GARCIA PC 899 Skokie Blvd., Suite 300 Northbrook, Illinois 60062 (847) 412-9950 Atty No. 38462

CAL

ESTATE OF

0000012.3049

v.

ANNA R. RICHARDSON

A Disabled Person

No. 2006 P 000527

ORDER

(FB)

THIS CAUSE coming to be heard on a Petition for Guardinnship and adjudication of a disabled person, due to the given and the court being advised in the premises.

IT IS HEREBY ORDERED THAT FREEMONT INVESTMENTS IS DIRECTED TO RELEASE INFORMATION REGARDING 215 INNA R. RICHARDSON, a disabled person and HER LOAN VILLABER 5000182867 FOR THE PROPERTY LOCATED AT 4153 647 S. CENTRAL PARIL, AVE., CHICAGO, IL 60623-2524 TO THE GUMEDIAN OF THE ESTATE, CHARLOTTE HORTON OR HER COUNSEL, ARLEHEY. COLEMAN.

Atty. No.: 34913

Name: Arlene Y. Coleman

Atty. for: Petitioner Charolette Hortu

Address: 407 S. Dearborn St. #1495 ENTER:

City/State/Zip: Chicago, IL 60605

Telephone: 3/2:360-1813

Judge

Judge's No.

IN THE CIRCUIT COURT OF CO	OOK COUNTY, ILLINOIS
4	
ESTATE OF	0000012.305 2006
v.	No. 2006 P00052
ANNA R. RICHARDSON	Page 2 of 2
ORDER IS FURTHER DRDERED THAT IGH as the Attorney in fact on	R Charlotte Horton shall
ich as the Attorner in fact on	the Illinois Short Form

25th, 2005 for Anna Richardson. 2) Charlotte Horton Shall prepare and file a Report of Expenditures in lieu of an account for the period of time she was appointed Temprory Guardian of the Estate on February 7, 2006 through March 13, 2006. on Hay 11. 2006 at 10:004 3) Charlotte Horton shall prepare and present a budget of expenses for the Disabled Pers Atty. No.: 34913 MAR 13 2006 Name: Arton Atty. for: Gleggleon Address: 407 S. Dearburn St. #1415 City/State/Zip: Chicago In 60603 Telephone: 3/2-360-1813



SKOUBIS & MANTAS, LLC ATTORNEYS AT LAW

1300 West Higgins Road Suite 209 Park Ridge, Illinois 60068

Telephone (847) 696-0900 Facsimile (847) 696-0901

June 30, 2006

Via Facsimile (312) 360-1749 and Overnight Delivery

Arlene Y. Coleman, Esq. 407 South Dearborn, Suite 1475 Chicago, Illinois 60605

Re:

Estate of Anna R. Richardson Case No 06 P 000527

Dear Mrs. Coleman:

Please be advised that I am in receipt of your Summons and Motion for Rule to Show Cause with respect to my client's cooperation with respect to the above referenced matter. As I have previously advised your office, my clients have no problem cooperating with your office with respect to this matter and have previously forwarded all documents in their possession to you on or about May 22, 2006. I was also presented copies of all such documents on that date. As such I was a little confused as to the reason for the filing of the Motion.

Notwithstanding the aforementioned, I will overnight all documents previously sent to your office for your review and as such request that you withdraw the motion scheduled for July 7, 2006. Furthermore, please note that I will be out of the office until July 10, 2006 and would not be available for the Motion on that date.

If you should have any questions, please feel free to give me a call.

Very truly yours Skoubis & Manual

hn Mantas

JTM/hs

Enclosures



P. 1

* * * Communication Result Report (Jun. 30. 2006 10:41AM) * * *

1) Skoubís & Mantas LLC 2)

Date/Time: Jun. 30. 2006 10:41AM

File No. Mode	Destination	Pig (s)	Result	P age Not Ser
6167 Memory TX	13123601749	P. 1	OK	`

Reason for error
E. 1) Hang up or line fail
E. 3) No answer
E. 5) Exceeded max. E-mail size

E. 2) Busy E. 4) No facsimile connection

Englosures

SWITH

SERVEN UNDERS

it you should have any questions, please leef free to give me a call.

recommensurate grow accommendated, I will oversulgift all documents previously scart to your office for July 7, 2006. It will be used to office scart to be considered for July 7, 2006. Furthermore, please note that I will be out of the office scart July 16, 2006 and would not be available for the Methon on that date.

Please be advised that I am in receipt of your Summons and Medion for Rule to Sirow Cause with respect to my citati's cooperation with respect to the above reflexenced matter. As I have respectabled your office, my clients fairs no problem cooperating with your office with trapper to this national have previously forwarded all documents in their posteroids by you on or about May 22, 2006. I was also preceded optics of all and documents on that date. As such I consisted the property of the responsible of the Motion.

Desc Mrs. Coleman:

Case No De F (10052)

Arlene Y. Colemen, Baq. 407 South Dearborn, Suite 1475 Chleage, Illinois 60605

Via Pacetraile (312) 360-1749 and Overright Delivery

June 30, 2006

back antegor Heav Goet Contains Park Ridge, Hilving 69069 Fark Mark Goet 1990 Joed-364 (643) 696-0900 Joed-364 (643) 696-0901

SKOUBIS & MANTAS, LLC

		Chicago: IL 60605	CITY AND STATE (INCLUDE COUNTRY A: INTERNATIONAL)	1 日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本	COMPANY CLASS OF THE COMPANY C	NAME Arlene Y. Coleman, Esq.	2 EXTREMENUNCIAL DELIVERY TO LETTER TO THE TOTAL DELIVERY TO THE TOTAL DEL	and the second of the second of the	1300 W HIGGINS RM STE 209	SKOUBIS & MANTAS, LLC	JOHN MANTAS 847-696-0900	N.+ CAMPACO, OCA	UMBER 22 T	3. SIPPRIS. The first control of the	1 SHIPMENT FROM	TRACKING NUMBAA 12 FES 146 22 1000 2929	5. Instructions on back_visit_UP5.com* or Call 1-800-PICK-UP5* (800-742-587) (Cr additional informa, 1.Terms and Conditions.	Shipping Document	le expiess	UPS Next Day Air
9101911202809 J05 S SHIPPER'S COPY	All shipments are subject to the terms contained in the UPS Tariff and Terms and DATE OF SHIPMENT Conditions of Service, which are available at ups.com and local UPS offices.	SIGNATURE X	The midger authorized IPS is at all wearable specified for experi control and customy properties the object control in it is no controlled, the charge or other even a particular of the controlled from the function of the Court Administration deposition. Unergoin customy is U.S. to a problem.	CITY AND STATE	Sirket Aubikos	HIRD PARTY'S COMPANY NAME	1	O DECEMBER THURD DARRY IDS ACT NO OR MAIOR CREAT CARD NO. EXPIRATION	Marificial Annual Converted National Annual Control Express Annual Control Annual Control	BILL BILL PHO CREAT CHEM		An Additional Handling Charge apolic	COD more require to the SECON AMOUNT SECON ASSESSMENT OF THE SECON AMOUNT SECON ASSESSMENT ASSESSMENT ASSESSMENT OF THE SECON ASSESSMENT ASSES	OPTIONAL SQUARKING SAME SAME SAME SAME SAME SAME SAME SAME		_	FOR WORLDWIDE EXPRESS SHEWHARS DOCUMENTS AND AN OF IN Mile by all highment only CONTROL OF THE PROPERTY OF T	X NEOT DAY EXPRESS	LTR	WEIGHT DIMENSIONAL LARGE AIR TO WHICH I APPRICAME PACKAGE

IN THE CIRCUIT	COURT O	F COOK C	COUNTY, ILLINOIS
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16

ESTATE OF

Calendar

0000<mark>029</mark>.1510

No. 06 P 527 Pex 1 = 12

ANNA R. RICHARDSON
A Disabled Person

ORDER

MS CAUSE coming to be heard on the Petition of the anardian of the Estate, Charlothe Horton the Approve the nventory and Account of the Temporary Guardian of the Estate, 2) Modify the Letters of Office and (3) heave to The Bule to Show Cause for Contempt, due notice given and the Court ring advised in the premises. IT IS HEREBY ORDERED THAT The Inventory and Account of the Temporary Guardian Ways 15 approved 2. New letters of Office to 155cm in the appointing Charlotte Horton as the Buarden at Estate of Anna R. Richardson to correct the Letters Atty. No.: 34913 155 wed on March 13, 7006. Name: Arlere Atty. for: Guardian of the Estate Address: 407 S. Dearburn St. #1475 ENTER: City/State/Zip: Chicago, JL 60405 Telephone: 3/2 - 360 - 18/3 Judge's No. Judge

in the circuit court of c	COOK COUNTY, ILLINOIS
CPL IN THE CIRCUIT COURT OF C	
ESTATE OF	0000029.1511 - 2006
	n/ D 513
v.	No. 06 P 527
ANNA R. RICHARDSON	Pag 2 of 2
A Disabled Pen	ENTERED JUDGE MARY ELLEN COGHLAN-1659
	JUN 7 2006
ORDI	
The Inventory of the Guardean of The Surate bond shall he inco	The Estate CLERK Approved
The surety bond shall be inco	reased to \$52,500,004410.
Townsel for the Guardian 15 g	·
Petition for Rule to Show Cause	abound (m. 4. Mortages
Sorvices. Instanter	Janes Coming Maring Tol
. The restry date on the Bu	te and for status is UNB
July 7, 2006 at 10:00 9	m. Koom 1811
7. The Atterney for the Ward, Ellen D her Petition for Tacs. 8. Atty Coleman Atty. No.: 34913 Name: Arbene L. Coleman with need	bugles is granted by the
her Petition for Faces. 8. Atta Colone	Both L. Fee we kelet 4 4703
Atty. No.: 34723	- 1 o se
Atty. for: Guarden et Estate	<u> </u>
Address: 407 S. Deaborn St.	ENTER:
	My 1638
City/State/Zip: Charago In 60605 Telephone: 312 - 360 - 1813	Judge Judge's No.

(Day	1/17/01	CCC	0002
(Kev.	1/17/01)		VVV

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	1	V

CPL IN THE CIRCUIT COURT OF COOK	COUNTY, ILLINOIS
ESTATE OF	0000034.1304 2006
v.	No. 06 P 527
ANNA R. RICHAR DSON	page / of 2

THIS CAUSE coming to be heard for the return date on a Petron FOR A Rule to Show Cause Why County Mortgage Service and for status, due notice given and the court being advised in the premises, IT IS HEREBY ORDERED THAT

A Disabled Person

- 1. The return date on the rule is entered & continued until August 11. 2006 at 10:00 a.m.
- L. Bryan Richardson shall sign the leasn for the his apartment at 1647 S. Central Park, 2nd From today.
- 3. Bryan Richardson shall pay the a vent and past due rent as \$ govers due ky follows: \$975.00 due by July 28, 2006 O THE PARTY OF THE 8 975.00 due by August 28, 2006 8 800.00 due by September 1, 2006 Datober 1, 2001

_			_		_		_	
A	tty.	No.:	3	4	9	/	3	

Name: Arlene Y. Coleman

Atty. for: Courd on of Estate

Address: 407 S. Dearborn St.

City/State/Zip: Chicago, IL 60605

Telephone: 3/2-360-18/3

ENTER:

Judge



(Rev.	1/17/01)	CCG 0002
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IN THE CIRCUIT COURT OF COOK	COUNTY, ILLINOIS
CAL	· · · · · · · · · · · · · · · · · · ·
ESTATE OF	0000034.1305 2006
v.	No. 06 P 527
ANNA R. RICHARDSON	page 2 of 2
	•
1. Bryon Richardson shall assist with the from the 2rd to the 1st floor.	he more for the word
5. Bryon Richadom shall be the only to	next to occupy the
apartment and shall make no chan	ges to the leave
a Complaint for exiction if Bryon Rich	of the Estate 408/1
6. The Gurdin of the Estate is author	wired to proceed with
a complaint for eviction it Bryon Rich	ards in tacks to pay
7. The Guardian is granted pom permi ask to assit, with the care of to	Sou to herone a home
rade to assit with the care of to	he ward and report to court
8. Attorney Colemn is granked leave to	file a revised for petition.
8. Attorney Colemn is granked leave to 3 Atty. No.: 34913 Name: Arlene y. Coleman	7-7

ENTER:

Atty. for: Guarden to Estate

Address: 407 5. Dearborn St.

City/State/Zip: Checago In
Telephone: 312-320-1813

Telephone:

(Rev. 1/17/01) CCG 000%

CAL	IN THE CIRCU	UIT COURT OF COOK COUNTY, ILLINOIS					
STATE	o r	Calendar		0000040.1492	·		
	v.	16	No. 2004	P 527			
ANNA	RICHARDSO	ONSabled Person					

ORDER THIS CAUSE coming to be heard on a continued Rule to Show 'aux, Attorney's fee petition and other status, due notice given Ind the Court being advised in the premises. IT IS HEREBY ORDERED that . All matters are entered + continued until September 12, 2006 at 10:00 a.m., Room 1811, Daley Center . The Guardian of the Estate is authorized to purchase a shove for the Ward's apartment out of estate & funds up to \$800.00 3. The Concerdion of the Person Shall bocate a new doctor 4100. for the Ward. Atty. No .: 34913 Name: Aylene Y. Coleman Atty. for: Cherdian of Estate Address: 407 S. Dearborn St. ENTER: City/State/Zip: Chicago In 60605 Telephone: 312-360-1812 JUDGE MARY ELLER COUNTY 1659 AUG 11 2006 DOROTHY BROWN, CLERK OF THE CIR

06 P 52

ORDER

THIS CAUSE Coming to be heard for status on the above estate, due hotice given and the court being advised in the premises, IT IS HEREBY ORDERED OTHAT Bryan Richardson shall pay \$ 585.00 by September 17,2006 to bring the past due vent current. If Mr. Bryan Richards on facts to do 50, he 15. shall vacate the premisis by October 3, 2006, Fachure to do so shall result in a Rice to Show Cause to issue Guardian is granted leave to file a petition for remburgament for payment of Phyllus Prchardson's eletrual 6.11. the matter and all pending motions are entered and continued 315.

With October 26, 2006 at 10:00 am Room 18.

Name: Arlene Y. Coleman

Atty. for: Guardian of Estate

Address: 407 S. Dearborn St. *1475

City/State/Zip: Chicago, Ic 68601

Telephone: 3/2-360-18/3

SEP 12 2006

DOROTHY BROWN/BB3

I Counsel shall forward a copy of this order to Bryon Richardon by cartifula regular mach those.

ESTATE OF Calendar

000005 41815 2006

No. Dle P 527

p. 1012

ANNA R. RICHARDSON

A DISABLED PERSON

ORDER

THIS CAUSE Coming to be heard on the Attorney Petition for Attorney's Frest, due notice given and the Court being advised in the premises;

1. The fee petitions of Arlene Y. Coleman and Ellen E. Donglas are best entered and Gontinued to December 1, 2006 at 10:00am. without further notice

2. The GAL, Ruben Garcia is granted leave to the his the petition before December 1, 2006

Atty. No.: 34913 Name: Arlene Y. Coleman	4.00	10-26	06
Atty. for: Guerdian Address: 407 5. Dearborn St.	ENTERED:	ENTERED	7

Address: 487 S. Dearborn St.

City/State/Zip: Chicago IL 60605 MW

Telephone: 3/2-360-18/3 Judge

OCT 2 6 2006 rudge

OCT 25 2006 Judge's No.

DOROTHY BROWN CLERK OF THE CIRCUIT COURT OF COOK COUNTY, IL

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK EO

ESTATE OF	000005 41816
v.	No. 06 P 527
ANNA R. RICHARDSON	p272
ORDER	4158.
3. Guardin is granted leave to file	a Potation Cotation to Recover
Azerts against JrD Construction and	Country Multgage Services
4. The tenant, Bryan Richards m , plus past due amount as follow	is orderal to pay rent
4. October 28, 2006 - \$900	GO. 0
b. November 28, 2006 - \$9.	
C. December 20, 2006 - 89.	00.00
Failure to pay rent pursuent to result in an exiction of the ten	

Atty. No.: 349/3		
Name: A. Y. Colemon		
Atty. for:	ENTERED:	
Address: 407 S. Dear burn	ENTERED.	
City/State/Zip: Chago FL		
Telephone: 3/0 - 362- 18/3	Judge	Judge's No.

ESTATE OF

No. 06 P527

ANNA R. RICHARDSON A Disabled Perso

ORDER

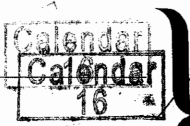
This Cause coming to be head for status on the Cetation to Recover Assects, the court having been advised In the premises. IT IS HEREBY ORDERED That Coursel for the Estate Shall prepare a Petition for Citation to Recover Assets. and Said Petrton Will be set for December 8, 2006 at 10:00 gim.

Atty. No.: 34913 Name: Arlenc Y. Colema Atty. for: Collay dear Address: 407 5. Dealborn ENTER: City/State/Zip: Chicago , Il

Telephone: 3/2-360-1813



ESTATE



06 P 527 No.

ANNA R. RICHARDSON

v.

A Disabled Person

ORDER

THIS CAUSE coming to be heard on a Petition for a Citation to Recover Assets from Jr D. Home Services. The Court being advised in the premises.

IT IS HEREBY ORDERED THAT

4244.

- 1. The petition for Cotation to recover assets is granted 2. A Refation to J-D Home Bervices shall issue
- 3. The return date on said cutation is January 23, at 10:00 aim.

ENTERED UDGE MARY ELLEN COGHLAN-1659

> DEC 8 2006

ENTERED:

Dated:

Atty. No.: 349/3

Name: Arlene Y. Coleman

Atty.for: Bst of Richardson

407 S. Dearborn St.

City/State/Zip: Churco IL 60605

Telephone: 3/2 - 360 - 18/3

Iudge's No.

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY

ESTATE OF V. ANNA R. RICHARDSON	
ESTATE OF	0000022.3052
	2007
v	No. 06 P000527
ANNA R. RICHARDSON	
ANNA R. RICHARDSON A Disabled Pe	our (DE)
ORD.	ER
THIS CAUSE coming on to be heard for Dofault Judgement me for Drawe	d on the Guardian's Vetition
for Default Judgement and for prove "all being present in court and the	- Court being advised in the
"all being present in court and the premises, IT IS HEREBY ORD	ERED THAT;
Judgement is entered on the Co	tation Pleadings against gyll.
Of o Home arvices, suc, in the	amount in the amount
d \$ 104,388.38 based upon Guardin, CHARLOTTE HORTON.	The testimenty of the
The Canardian shall file a Comp	laint with the Chicago Police
Department within & days or	before May 7, 2007
The Coverdien shall also file Con Company and Mosolute Title with	ations against the mortgage
Atty. 140.:	ENTERED:
Atty for: Guardian	11-2-1
Address: 407 S. Den brin 87 City/State/Zip: Chungo Fr 60605	Dated:
City/State/Zip: Chungs IN 6060) Telephone: 312-360-873	Judge Judge's No
	JUDGE MARY ELLEN COGHLAN-1659
DOROTHY BROWN, CLERK OF THE CIRCU	COUNTY, HLLINOIS

ORIGINAL - C

DOROTHY BROWN
CLERK OF THE CIRCUIT COURT
OF COOK COUNTY, IL
DEPUTY CLERK

Case 1:07-cv-06530 Document 116-2 Filed 08/27/2008 Page 39 of 42

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, PROBATE DIVISION

Anna R. Richardson

A Disabled Person

THIS CAUSE COMING to be heard for an order for Citation to Recover Assets, due to notice given and the Court being fully advised in the premises:

IT IS HEREBY ORDERED THAT:

The Guardian of the Estate shall file a Citation to Recover Assets against Country Mortgage Services, Inc. and Absolute Title Services Inc. on or before June 13, 2007.

A Citation to Recover Assets of the Estate of Anna R. Richardson shall issue to:

- Country Mortgage Services, John Mantis-Registered Agent, Skoubis & Mantis, LLC, 1300 Higgins Road, Suite 209, Park Ridge, Illinois 60068.
- 2. Absolute Title Services 2227 Hammond Drive, Suite B, Schaumburg, Illinois 60173.

The return date on the citation is scheduled for July 12 2007 at 10:00 a.m. in Room 1811 of the Richard J. Daley Center.

ENTERED:

JUDGE MARY ELLEN COGHLAN-165

JUN 8 2007

Arlene Y. Coleman Attorney for the Petitioner 407 South Dearborn, Suite 1475 Chicago, Illinois 60605 (312) 360-1813

No.: 34913

415.44

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	ra	PΓ

CCG N002-300M-2/24/05 (

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

ESTATE OF Calendar Page 1 of 2 ANNA R. RICHARDSON A Disabled Person

ORDER

1415 CAUSE coming to be heard on the return date for Cetations to Discover & Recover Assets the Absolute Title Services and bunty Mortgage Services, Inc., due notice given and the Court seing advised in the premises: ITIS HERBBY ORDERED THAT: 1. Attorney Ronald Menna is granted leave to file his appearace on behalf of Country Mortgage Services, instanter. ! Afterney David A. Ward is granted leave to file his appearance on behalf of Absolute Title Services and Steve Shay kin instanter 3. Petitioner shall 28 days or until August 9, 2007 to submit written

Atty. No.: 34913 discovery request to Cotation Respondents Name: Arlene Y. Coleman Atty. for: Guardian/Petrtorer Address: 407 5. Dear ban St. #1475 City/State/Zip: Chicago, Ic 60605 Judge Telephone: 3/2-360-1863

Ord	er

CCG N002-300M-2/24/05 (

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

0000036.1586 Page 2 of 2 RICHARDSON ANNA A Disabled Person ORDER (emy) 4. The Cutation Respondents, Absolute Title 1 and Country Hullgage

Shall have 28 days thereafter or until September 6, 2007 to file their rosponses to discovery request

5. The matter is continued for status until October 2, 2007 at 10:00 a.m. Room 1811. Dalay Center wothout further rotice

Atty. No	.: <u>34</u>	913		
Name:	Arla	ene y	Coleman	 ENTERED:
	•	,	10	

JUDGE MARY ELLEN COGHLAN-1659 JUL 12**20**07

Atty. for:	(ana	dian	· / Petiton	<u>~/</u>		41	
	_				Dated:_	7-12	, 07
Address:	407	<u>5.</u>	Dearborn	St. # 1495	_	•	

City/State/Zip: Chago, LL Judge's No.

ORDER

CCG N002-300M-2/28/05(43480658)

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

ESTATE OF

Calendar

V. Calendar

No. OLE P 800527

ANNA R. RICHARDSON

ORDER

THIS CAUSE coming to be heard on the Guardian's Petition for Leave to Retain Counsel and for Status on the Cetation to Discover/Recover Assets, due notice given and the Court being fully advised in the premises.

2. The Citation to Bescover/Recover Assits pending against Country Mortgage Services and Absolute Title Services is hereby dismissed without prejudice 9400

Atty. No.: 34913

Name: Arlenc Y. Coleman

Atty. for: Guardia C. Hwfm

Address: 407 5. Dear 6wn & t. #1475

City/State/Zip: Chicago Tr 60605

Telephone: 312-360-1813

Telephone: 312-360-1813

Telephone: Judge

TENTERED:

DOROTHY BROWN

CLERK OF THE CIRCUM GOURT

OF COOK COUNTY. IL

DEPUTY CLERK

Judge

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY